

# AMENDMENT FEE TRANSMITTAL Docket No. 28069-585-DIV Serial No. Filing Date Examiner Group Art Unit 10/627,920 July 28, 2003 Krishnan, Ganapathy 1623

Applicants:

Nils Ove Gustavsson, et al.

Invention:

PHARMACEUTICALLY ACCEPTABLE STARCH

## TO THE COMMISSIONER FOR PATENTS

Transmitted herewith is a Response in the above-identified application.

The fee has been calculated and is transmitted as shown below.

CLAIMS AS AMENDED							
	Claims Remaining After Amendment			# Extra Claims Present		Rate	Additional Fee
Total Claims	43	- 43	=	0	х	\$50.00	\$0
Independent Claims	3	- 3	=	0	x	\$200.00	\$0
Multiple Deper	ndent Claims (check	if applicable	e)				
Total							\$0
Small Entity R	eduction (-50%):		,				
TOTAL ADDITIONAL FEE FOR THIS AMENDMENT							\$0
A duplicate copy of this sheet is enclosed.  A check in the amount of to cover the fee is enclosed.							
 Ⅺ The Commi	ssioner is hereby aut No. <b>28069-585-DIV</b> , a	horized to chas described l	arge and	d credit Dep A duplicate	osit copy	Account No	o. <b>50-0311</b> , eet is enclosed.
X Credit a	ny overpayment.						
X Charge 1.17.	any additional filing of	or application	process	ing fees red	quire	ed under 37	C.F.R. 1.16 and
Lest	hi a. Seri	inian			ate	d: August	5, 2005
MINTZ, LE The Chrysl	erunian, Reg. No. 35 VIN, COHN, FERRIS er Center, 666 Third NY 10017	GLOVSKY	AND PO Floor	PEO P.C.			

Express Mail Label No.: EV627307096US

Docket No.: 28069-585-DIV

(Formerly: 003301-072)



# <u>IN THE UNITED STATES PATENT AND TRADEMARK OFFICE</u>

Applicants :

Nils Ove Gustavsson et al.

Confirmation No.: 3614

Serial No.

10/627,920

Customer No.:

35437

Filed

July 28, 2003

Art Unit

1623

Examiner

Krishnan, Ganapathy

For

Pharmaceutically Acceptable Starch

### Mail Stop AF

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

### RESPONSE TO THE JUNE 6, 2005 ADVISORY ACTION

### Dear Sir:

This Response is submitted under 37 C.F.R. §1.116 in reply to the Advisory Action mailed on June 6, 2005, and further to the response filed on May 6, 2005, in reply to the Final Office Action mailed on February 18, 2005 in the above-identified patent application. Also filed concomitantly herewith is a Notice of Appeal pursuant to 37 C.F.R. §1.191 and the fee as required under 37 C.F.R. §1.17(b).

Entry and consideration of this response are respectfully requested in order to place the application in form for allowance or in better condition for appeal.

In the present Response:

A Listing of the Claims begin on page 2 of this paper.

Remarks/Arguments begin on page 7 of this paper.

A Conclusion is presented on page 10 of this paper.

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